Who are vested with same power as judges of county courts

Proceedings to be lodged with clerk

Repeal

* Ch 28

Compensation

Not to repeal an

act relating to debtors in Balti-

Applications not be dismissed

more †1816, ch. 221

CHAP. 183. be appointed by said judge, for a hearing before said court, on said petition, according to the provisions of the said original act.

2. And BE IT ENACTED, That the said judge of the orphans court in the execution of this act, shall have and exercise all the powers which are had and exercised by any judge of a county court under the original act, and the several supplements thereto.

3. And he it enacted, That all proceedings to be had by any judge of the orphans court under this act, shall be by him lodged with the clerk of the county court, within thirty days thereafter, and the judges of the court shall proceed thereon according to the provisions of the original act, and the several supplements thereto.

4. AND BE IT ENACTED, That the act of assembly, entitled, An act for the relief of insolv nt debtors, passed in the year seventeen hundred and seventy-four*, be and the same is hereby repealed.

5. And HE IT ENACTED, That the said judge of the orphans court shall be entitled to the sum of one dollar as a compensation for his trouble, to be paid by the said debtor.

6. And BE IT ENACTED, That nothing herein contained shall be held to repeal, alter or change, Anactt, entitled, An act relating to insolvent debtors in the city and county of Baltimore.

7. AND BE IT ENACTED, That in all cases where application hath been or shall hereafter be made to any judge of the county or orphans court, for the benefit of the act to which this is a supplement, the petition shall not be dismissed by the county court before the time appointed for the hearing of such application by the judge to whom the same hath been or shall be made.

CHAP. CLXXXIV.

rassed Feb 13 1918 An Act to establish an Academy at Liberty Town, in Frederick County. Lib. TH. No. 6, fol. 115.

A Supplement, 1818, ch. 92.

Preamble.

WHEREAS, the town of Liberty, and its vicinity, are destitute of a public school-house, to the great privation of education: And whereas, it appears that a sufficient number of scholars may be collected in the said town, and its vicinity, to maintain a Lancaster and Grammar School; therefore.

A public stock to be raised

- 1. BE IT ENACTED, by the General Assembly of Maryland, That a public stock may be and is hereby authorised to be raised in the manner hercinafter mentioned, not exceeding two thousand(a) dollars, in shares of ten dollars each, for the purposes of procuring a lot of land in or near Liberty-town, erecting, building thereon, and making suitable improvements and conveniencies for a Lancaster and grammar school, and that the holders of the said stock be authorised to draw from the profits of tuition in said school, an annual interest not exceeding ten per cent, upon all sums not less than one share paid for the use of the said school.
 - (a) By 1818, ch. 92, eight thousand dollars may be raised.

Trustees incornerated-Privileges

2. And he it enacted, That the said stock, to be raised for the purposes aforesaid, shall be confided in trust to seven trustees, and their successors, to be chosen in the manner herein after mentioned, and that the said stockholders and trustees shall be and they are hereby authorised and empowered, to become one community, corporation and body politic, with perpetual succession, in deed and in law, to all intents and purposes connected with the